DISCUSSION

As per a telephone conversation between and Examiner Parsley and Attorney Welch on April 13, 2005, there is agreeably a difference between Element (100) in the Row Patent No. 4,779,571 and the Float Element labeled (FLT) in the Present Application Fig. 3e. The term "unrestrained" has been entered into the appropriate Claims, (see Amended Claims 1 and 32), as a suggested approach to additionally distinguising the Row Element (100) and the present invention Element (FLT). (Note that Claims 2 and 5 are entered into Claim 1).

Claim 25 is Amended to emphasize that the locus followed by the ejected fluid as a distinguishing factor. It is believed that in combination with the recited structure the description of the locus of the ejected fluid avoids the Omnibus Claim rejection.

New Claims 34 and 35 identify a removalbly mounted element such as Claim in Allowed Claim 23, only being dependent from Claims 32 and 1, respectively.

Further, Applicant does not understand the Examiner's identification of element 95 in the Row Patent No. 4,779,571 as equivalent to element RE in the present Application as shown in Figs. 3d, 5b abd 5c thereof. It is not understood how the Row element 95 bisects the cup in a plane as viewed from above, or how rod means is projected in the plane of the Row element 95. The Row Rod means 90 is projected perpendicular to the Row element 95, not in the plane thereof, (emphasis added). Applicant speculates that the Examiner considers the Row element 54 as the Rod Means, and said Row element 54 is parallel to Row

element 95, and that Row element 95 sort of takes-up half the Cup, therefore bisects it. as viewed from above? In light of that interpretation, to make clear how the element RE in the present Application substantially bisects the Cup (C) as viewed from above, relevant Claims are Amended to recite that the bisection is lateral, (ie. about an effective diameter of the Cup), by a restriction element frame which is in a substantially vertically projecting plane. (See Figs. 3d, 5b and 5c for support). It is believed that the Examiner is asking for clarification of how the present Application element RE bisects the Cup (C) and how that differs from the Row system, and it is believed that the Amendments requested herein to appropriate Claims clear-up the Claim Language so it no longer can be interpreted to read on Row.

It is now beleived that all the Pending Claims 1, 3, 4, 6, 15, 16, 23, 24 25, 32, 33 and New Claims 34 and 35 are Allowable, and the Examiner is therefore respectfully requested to Issue Notice of Allowance. Should problms remain, Attorney Welch is receptive to Examiner suggestions and Amendment.

SINCELETY,

JAMES D. WELCH

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